

June 7, 2010

Jonathan H. Spergel, Esquire Manko, Gold, Katcher & Fox LLP 401 City Avenue Suite 500 Bala-Cynwyd, PA 19004

Re:

Bishop Tube Second Amendment

Dear Jonathan,

Enclosed please find a fully executed Second Amendment to Consent Order and Agreement for the Bishop Tube matter. Please note that this was signed on June 4, 2010 for purposes of the various deadlines.

Thank you for your attention to this matter.

Very truly yours

Anderson Lee Hartzell

Regional Supervising Counsel

CC:

Steve Sinding

Ragesh Patel

Dustin Armstrong

Office of Chief Counsel | 2 East Main Street | Norristown, PA 19401-4915

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION

In the Matter of:

Bishop Tube Site

Second Amendment to

East Whiteland Township

Prospective Purchase Agreement

Chester County, Pennsylvania

Constitution Drive Partners, L.P.

2701 Renaissance Boulevard, 4th Floor

King of Prussia, PA 19406

SECOND AMENDMENT TO CONSENT ORDER AND AGREEMENT

This Second Amendment to Consent Order and Agreement ("Second
Amendment") is entered into this
2010, by and between the Commonwealth of Pennsylvania, Department of
Environmental Protection ("Department"), and Constitution Drive Partners, L.P.
("Developer," and Developer and the Department shall collectively be referred to herein
as the "Parties").

WHEREAS, Developer and the Department entered into a Consent Order and Agreement dated March 17, 2005, (the "CO&A") relating to the former Bishop Tube HSCA site located approximately a quarter of a mile south of U.S. Route 30, East Whiteland Township, Chester County, Pennsylvania, and consisting of land approximately 13.7 acres in size, and identified as Chester County Tax Parcel Number UPI 42-04-0321.020 (the "Site");

WHEREAS, Developer and the Department entered into a First Amendment to Consent Order and Agreement dated January 22, 2007, (the "First Amendment")

amending the CO&A;

WHEREAS, under the CO&A and First Amendment, in exchange for, inter alia, the Developer's covenants and commitment to remediate unsaturated soils at the Site in order to demonstrate attainment with one or a combination of remediation standards for soils under the Pennsylvania Land Recycling and Environmental Remediation Standards Act, 35 P.S. §§ 6026.101 to 6026.908 ("Act 2"), the Department provided Developer with a covenant not to sue pursuant to Section 7 of the CO&A, and contribution protection pursuant to Section 9 of the CO&A;

WHEREAS, Developer and the Department agreed pursuant to the First Amendment that the Developer would satisfy all of its remaining remedial obligations under the CO&A by: (1) purchasing and installing certain portions of a soil vapor extraction/air sparging remedial system (the "AS/SVE System"); and, (2) operating the AS/SVE System until certain criteria were met;

WHEREAS, Developer has installed and commenced operation of the AS/SVE System and has made significant progress towards meeting the system operational criteria established in the First Amendment, and Developer and the Department believe that future operation of the AS/SVE System will assist in the remediation of hazardous substances in soil and groundwater at the Site;

WHEREAS, Developer and the Department desire to further amend the CO&A to allow the Department to assume operational control of the AS/SVE System;

NOW, THEREFORE, upon the mutual exchange of the covenants contained herein, the Parties intending to be legally bound, it is hereby ORDERED by the Department pursuant to Section 1102 of HSCA and AGREED TO by Developer as

follows:

- 1. Paragraph 3 of the CO&A shall be amended and restated as follows:
 - "(a) WORK TO BE PERFORMED/MONETARY

 COMPENSATION: In exchange for the benefits

 conferred by the Department to Developer under this

 CO&A, and as compensation for response costs incurred
 and to be incurred by the Department in connection with
 the Site, Developer shall undertake the following:
 - (1) AS/SVE System Repair. Developer shall make any necessary repairs, including but not limited to the repair or replacement of any manifold equipment that is broken, damaged or otherwise not functioning, to the AS/SVE System such that the AS/SVE System is fully operational for a seventy-two (72) hour period (the "AS/SVE System Repairs"). Developer shall complete the AS/SVE System Repairs within sixty (60) days of execution of this Second Amendment..
 - (2) AS/SVE System Startup. After completion by the Developer of the AS/SVE System Repairs,

 Developer shall commence, and be solely responsible for the start up of, the AS/SVE System, which start up period shall be satisfied once Developer has demonstrated to the reasonable satisfaction of the Department that the AS/SVE

System has operated continuously without incident for a seventy-two (72) hour period ("AS/SVE System Startup").

- (3) AS/SVE System Manuals and Drawings.

 Within thirty (30) days of execution of this Second

 Amendment, Developer shall provide the Department with a copy of all operational manuals and as-built drawings, stamped by a Licensed Professional Engineer, for the AS/SVE System in the possession of Developer or its consultants.
- (4) Monetary Compensation. Developer shall make the following monetary payments to the Department:

 (a) Developer shall pay the Department \$10,000 within thirty (30) days of execution of this Second Amendment; and (b) Developer shall pay the Department an additional \$20,000 within one (1) year of the date of execution of this Second Amendment. Both payments shall be made payable to the Hazardous Sites Cleanup Fund, and mailed to Mr. Ragesh Patel, HSCA Manager, PA Department of Environmental Protection, 2 East Main Street, Norristown, PA 19401
- (5) Road Repair. Within 60 days of the date of execution of this Second Amendment, Developer shall repair the road along the north side of the main building

(the "Building") at the Site, as depicted on Exhibit B attached hereto, and incorporated herein by reference, so that it is passable for standard passenger vehicles and so that stormwater discharged from roof drains to the road as depicted on Exhibit B are directed away from the AS/SVE System.

- (6) Security. Developer shall, within sixty (60) days of the date of this Second Amendment, install fencing with a minimum height of seven (7) feet, around all manifold enclosures. The fencing shall include an enclosure over the manifold, in addition to the vertical fencing.
- (b) Upon satisfaction of Developer's obligations pursuant to Paragraph 3(a) above, the Department shall provide Developer with a letter within fourteen (14) days of satisfaction of Developer's obligations confirming that Developer has satisfied its obligations pursuant to Paragraph 3(a), and Developer shall have no further remedial obligations at all to the Department relating to the Site pursuant to the CO&A and First Amendment (including, but not limited to any obligation to remediate soil, groundwater, or surface water at or beyond the Site, or

for the operation and maintenance of the AS/SVE System at the Site).

- (c) If the Department deems it necessary to implement Engineering or Institutional Controls as part of Remedial Action for the Site, Developer shall only be financially responsible for implementing the following Engineering Controls: (1) Site capping in the Drum Storage Area through a combination of asphalt paving, building foundations and/or landscaping; and/or (2) other Engineering Controls determined to be necessary to address vapor intrusion risks for on-site structures.
- 2. The Developer's address under Paragraph 12 of the CO&A shall be amended and restated as follows:

"Constitution Drive Partners, L.P. 2701 Renaissance Boulevard, 4th Floor King of Prussia, PA 19406 Attention: Richard Heany, President, Constitution Drive Acquisition Corporation, General Partner of Constitution Drive Partners, L.P."

- 3. This Second Amendment shall modify and is made a part of the CO&A. Otherwise, except as amended hereby, the CO&A shall remain unmodified and in full force and effect.
 - 4. This Second Amendment may be executed in counterparts, each of which

counterparts shall constitute an original, but which counterparts together shall constitute the same Second Amendment. The delivery by any Party hereto of a telecopy or facsimile signature shall have the same legally binding effect as the delivery of an original signature.

IN WITNESS WHEREOF, the parties hereto have caused this Second Amendment to be executed by their duly authorized representatives. The undersigned representative of the Developer certifies under penalty of law, as provided by 18 Pa. C.S. Section 4904, that he is authorized to execute this Second Amendment on behalf of the Developer; that the Developer consents to the entry of this Second Amendment as a final Order of the Department; and that the Developer hereby knowingly waives any rights to appeal this Amendment and to challenge its content or validity, which rights may be available under Section 4 of the Environmental Hearing Board Act, the Act of July 13, 1988, P.L. 530, No. 1988-94, 35 P.S. Sect. 7514; the Administrative Agency Law, 2 Pa. C.S. Sect. 103(a) and Chapters 5A and 7A thereof; or any other provision of law.

FOR THE DEVELOPER:

CONSTITUTION DRIVE PARTNERS,

L.P.

By its General Partner

CONSTITUTION DRIVE

ACOUISITION CORPORATION

FOR THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF **ENVIRONMENTAL PROTECTION**

Name: Stephan Sinding

Title: Environmental Program Manager Environmental Cleanup Program

Name:

Anderson

Assistant Regional Counsel

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COMMONWEALTH OF PENNSYLVANIA

Member, Pennsylvania Association of Notaries

CC	OUNTY OF (COUNTY)	: : SS. ::
be Per bei	dersigned officer personally app the Environmental Cleanup Pro nnsylvania Department of Envir ing authorized to do so, execute	beared, Stephan Sinding, who acknowledged himself to beared Manager for the Southeast Regional Office of the conmental Protection, and that he as such Manager, d the Consent Order and Agreement for the purpose ame as Cleanup Program Manager.
	IN WITNESS WHEREOF	, I have hereunto set my hand and official seal.
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COUNTY OF (COUNTY)	::
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On thisday or	June, 2010, before me, a Notary Public, the
	appeared, Richard Heany, who acknowledged himself to
	of Constitution Drive Acquisition Corporation, a
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	on and General Partner of Constitution Drive Partners, L.P
	being authorized to do so, executed the Consent Order and
Agreement for the purpose th	erein contained by signing the name of the corporation by
(him)(her)self as (Title).	
IN WITNESS WHER	EOF, I have hereunto set my hand and official seal.
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OMMONWEALTH OF PENNSYLVANIA	
NOTARIAL SEAL HARRY A. REICHNER, Notary Public	/ My lamos
Whitpain Twp., Montgomery County	Notary Public /
Commission Expires November 13, 2010	